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OFFICE OF PETITIONS FACSIMILE TRANSMISSION

FROM: Chad S. Hilyard, Esq.

DATE: January 11, 2005

NUMBER OF PAGES (including this page): 16

Commission for Patents

TELEPHONE: 303-607-3696

TIME:

TELEPHONE: FAX:

F&B FILE:

(703) 872-9306

56578-308392

MESSAGE

01/13/2005 DALLEH

IN THE UNITED STATES PATENT AND THOU DEMARK OFFICE

In re Application of Paul Wensley et al.

Examiner:

Kanji Patel

Art Unit:

Confirmation No.:

2625 6292

09/625,226 Senal No.:

Filed:

TO:

July 24, 2000

Atty. Docket No.:

56578-308392

For:

METHOD AND SYSTEM USING NON-UNIFORM IMAGE BLOCKS FOR RAPID

INTERACTIVE VIEWING OF DIGITAL IMAGES OVER A NETWORK

CERTIFICATE OF TRANSMISSION LINDER 37 CFR 1.8

I HEREBY CERTIFY THAT THE ATTACHED DOCUMENTS ARE BEING FACSIMILE TRANSMITTED TO THE UNITED STATES PATENT AND

TRADEMARK OFFICE VIA FACSIMILE NO. (703) 872-9306

1. TRANSMITTAL FORM:

2. FEE TRANSMITTAL FY 2005

3 PROCESSING FEE TRANSMITTAL:

4. CREDIT CARD FORM;

5. PETITION REVIVIAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONAL

6. REQUEST TO CORRECT ERRORS IN SMALL ENTITY FEES

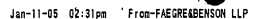
7. ADDITIONAL STATEMENTS TO SUPPORT PETITION;

8. RESPONSE TO OA MAILED 7/29/2003.

Alicia R. Espinoza

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T-643 P.02

January 11, 2005

Date

-241

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Uniper the Paperwork Reduction Act of 1995, no persons are required to respond to a conscion of information unless it displays a valid CIMB control number 09/625,226 Application Number TRANSMITTAL 40 115 10 Filing Date July 24, 2000 FORM ar Genter CENTO L First Named Inventor Paul Wensley et al... Art Unit 2625 1 2005 <u> 14 AL</u> 6292 Examiner Name (to be used for all correspondence after Initial Filing) 56578-308392 Attorney Docket Number Total Number of Pages in This Submission ENCLOSURES (check all that apply) After Allowance Communication to TC Fee Transmittal Form Drawing(s) Appeal Communication to Board Licensing-related Papers Fee Attached of Appeals and Interferences 2 Petition Appeal Communication to TC Amendment / Reply (Appeal Notice, Brief, Reply Brief) Petition to Convert to a Proprietary Information After Final Provisional Application Power of Attorney, Revocation Status Letter Affidavits/declaration(s) Change of Correspondence Address Terminal Disclaimer Other Enclosure(s) □ Extension of Time Request (please identify below): Additional Statements Establishing Request for Refund Unintentional Delay in Support of Petition Express Apandonment Request for Revival Under 37 CFR 1.137(b) CD, Number of CD(s) Information Disclosure Statement Request to Correct Errors in Small Entity Landscape Table on CD Fees Paid Under 37 CFR 1 28(c) Remarks Certified Copy of Phonity RECEIVED Document(s) Reply to Missing Parts/ JAN 1 4 2005 incomplete Application Reply to Missing Parts OFFICE OF PETITIONS under 37 CFR1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Faegre & Benson LLP Signature Printed Name Chac S. Hilvard Reg. 40 647 Date January 11 2005 CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to. Commissioner for Patients, P.O. Box 1450, Alexandra, VA 22313-1450 on the date shown below. Signature

This objection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to fite (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14 This collection is estimated to 12 minutes to complete, including suthering, preparing, and submitting the completed application form to the USPTO. This was vary depending upon the inclinding comments on the amount of time you require to complete this form and/or suggestions for requiring the europe, should be sent to the Chief information Officer, U.S. Patent and amount of time you require to complete this form and/or suggestions for requiring the europe. Affice, U.S. Department of Commerce, P.O. Box 1450, Alexandra, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Alicia R Espinoza

PTO/SB/17i(11-04)

T-643 P.03/16 F-241

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Application Number	09/625,226
Filing Date	07/24/2000
First Named Inventor	Paul Wensley et al
Art Unit	2625
Examiner Name	Kanji Patel
Attorney Docket Number	56578-308392

To be a discovered and a 27 CER of one	123 Abot
	that requires a processing fee (37 CFR 1.17(i)).
Payment of \$ 1.079.00 is enclosed. This form should be included with the above-mentioned paper applicable. For transmittal of petition fees under 37 CFR 1.17	r and faxed or mailed to the Office using the appropriate Mail Stop, if 7(f), (g) or (h), see form PTO/SB/17p.
Payment of Fees (small entity amounts are NOT availab	ale for the petition fees)
The Commissioner is hereby authorized to charge to	the following fees to Deposit Account No. 06-0029
processing fee under 37 CFR 1.17(i)	
Enclose a duplicative copy of this form for fee proce	_
☐ Cneck in the amount of \$	is enclosed
	alent enclosed) Do not provide credit card information on this form.
Processing Fees under 37 CFR 1.17(i): Fee \$13	30 Fee Code 1808 for all,
	Except for § 1.221 papers (Fee Code 1803)
by § 1.63, except in provisional applications. § 1.48 - for correcting inventorship, except in provisional appli § 1.52(d) - for processing a nonprovisional application filed wider § § 1.53(b)(3) - to convert a provisional application filed under § § 1.55 - for entry of late priority papers. § 1.99(e) - for processing a belated submission under § 1.99. § 1.103(c) - for requesting limited suspension of action, contit § 1.103(d) - for requesting limited suspension of action, reque § 1.103(d) - for requesting deferred examination of an application § 1.217 - for processing a redacted copy of a paper submitted the patent application publication or republication. § 1.221 - for requesting voluntary publication or republication.	iventors after the filing date without an oath or declaration as prescribed lications it a specification in a language other than English. § 1.53(c) into a nonprovisional application under § 1.53(b) nued prosecution application (§ 1.53(d)). est for continued examination (§ 1.1.14). ation d in the file of an application in which a redacted copy was submitted for in of an application. Fee Code 1803 at by the same real party in interest. S.C. 371 (c)(4) naming an inventive entity different from the inventive
Chad S. Hilyard	JAN 1 4 2005 January 1 2005 January 1 2005 Date
Typed or printed name	OFFICE OF PETITIONS Registration No., if applicable

This collection of information is required by 37 CFR 1.17. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 5 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form analysis suggestions for retaining this burden, should be sent to the Chief information Officer, U.S. Patent and Trademark Office, U.S. Department of Commence, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-

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1/2

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Wensley, et al.

Serial No.: 09/625,226

Filed: July 24, 2000

For: METHOD AND SYSTEM USING

NON-UNIFORM IMAGE BLOCKS FOR RAPID INTERACTIVE VIEWING OF

DIGITAL IMAGES OVER A

DIGITAL IMAGES OVE

NETWORK

Examiner: Patel

Group Art Unit: 2625

Conf. No.: 6292

JAN 1 1 2005

Docket No.: 56578/308392

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450 I CERTIFY THAT THIS PAPER IS BEING TRANSMITTED BY FACSIMILE TO THE COMMISSIONER FOR PATENTS, UNITED STATES PATENT AND TRADEMARK OFFICE AT (703) 872-9306 ON JANUARY 11, 2005.

Alicia R. Espinoz

JAN 1 4 2005

•

OFFICE OF PETITIONS

Request to Correct Errors in Small Entity Fees Paid Under 37 C.F.R. § 1.28(c)

Sir:

During the prosecution of this patent application, the Applicant unintentionally paid small entity fees. Applicant is not entitled to pay small entity fees, and therefore, Applicant is filing this request to correct the fee payment errors. Below is the itemization of the deficiency payments.

Fee Type	Payment Date	Amount Paid	Amount Due	Deficiency Owed
Filing Fee	11/08/2000	\$355	\$1,000	\$645
Excess Dependent Claims (9 Extra)	11/08/2000	\$81	\$450	\$369
Missing Parts Surcharge	11/08/2000	\$65	\$130	\$65
		To	otal Amount Due	\$1,079



Serial No.: 09/625,226

Atty Docket No.: 56578-308392

Applicant respectfully requests the Commissioner to accept this deficiency payment. A credit card payment is attached in the amount of \$581.

Respectfully submitted,

Chad S. Hilyard Reg. No. 40,647

FAEGRE & BENSON LLP 2200 Wells Fargo Center 90 South Seventh Street Minneapolis, MN 55402-3901

Tel: 303-607-3500

CSH:csh

DNVR1:60284298.01

T-643 P.08/16

From-FAEGRE&BENSON LLP 3036073600 F-241 PTD/S8/64 (09-04)
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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
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PETITION FOR REVIVAL OF AN APPLIC UNINTENTIONALLY UNDER 37 CFR 1.1		56578-308382
First named inventor: Paul Wensley		
Application No.: 09/625226	Art Unit: 2625	
Filed. 07/24/2000	Examiner: Kanji Patet	
Title: Method and System Using Non-Unifi Over a Network	orm Image Blocks for Rapid Interactive View	ving of Digital Images
Attention: Office of Petitions Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 FAX: (703) 872-9306	JA	ECEIVED IN 1 4 2005 E OF PETITIONS
NOTE: If information or as	sistance is needed in completing this form, in at (703) 305-9282.	please contact
or action by the United States Patent and	abandoned for failure to file a timely and pr Trademark Office. The date of abandonme n the Office notice or action plus any exten	nt is the day after the
APPLICANT HEREBY F	PETITIONS FOR REVIVAL OF THIS APPLICATI	ON
applications filed	. -	ty and plant Sications; and
Petition fee Small entity - fee \$(37 CFR) □	1.17(m)). Applicant claims small entity state	ıs. See 37 CFR 1.27.
\boxtimes Other than small entity - fee \$1,500	(37 CFR 1.17(m))	
 2. Reply and/or fee A. The reply and/or fee to the above the form of Response to Restriction ☐ has been filed previously on ☐ is enclosed herewith. B. The issue fee of \$ ☐ has been paid previously on ☐ is enclosed herewith. 	n Requirement (identify type of reply):	·
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[Page 1 of 2]

This collection of information is required by 37 CFR 1 137 This information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U S C 122 and 37 CFR 1.11 and 1.14 This collection is estimated to take 1.0 nour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form analysis anglestions for reducing this burden, should be sent to the Chiefinformation Officer, U.S. Patent and Trademark Office. U.S. Department, of Commence, P.O. 1450, Alexandria, VA 22313-1450 DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box1450, Alexandria, VA 22313-1450.

T-643 P.09/16 F-241

PTO/SB/64 (09-04)
Approved for use 07/31/2006 OMB 0651-0031
U S Patent and Tragamen Office, U.S. DEPARTMENT OF COMMERCE
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3.	Terminal disclaimer with disclaimer fee	
	Since this utility/plant application was filed on or after June 8, 1	995, no terminal disclaimer is required
	A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ than a small entity) disclaiming the required period of time is en	for a small entity or \$for other nclosed herewith (see PTO/SB/63)
4.	STATEMENT. The entire delay in filing the required reply from the filing of a grantable petition under 37 CFR 1.137(b) was unintential trademark. Office may require additional information if there abandonment or the delay in filing a petition under 37 CFR 1.1 subsections (ill)(C) and (D))]	onal. [NOTE: The United States Patent and is a question as to whether either the
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	included on this form. Provide ofedit card information and	•
	(And Allen)	January
	Signature	Date
	Chaq S. Hilyard Typed or printed name	40.647 Registration Number, if applicable
	Faegre & Benson LLP 2200 Wells Fargo Center 90 South 7 th Street Minneapolis, MN 55402	303-607-3500 Telephone Number
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Γ	CERTIFICATE OF MAILING OR TRANSMISSI	ON [37 CFR 1.8(A)]
	I hereby certify that this correspondence is being:	
	deposited with the United States Postal Service on the date sho class mail in an envelope addressed to: Mail Stop Petition, Con Alexandria, VA 22313-1450.	own pelow with sufficient postage as first nmissioner for Patents, P.O. Box 1450,
	It transmitted by facsimile on the data shown below to the United (703) 872-9306.	States Patent and Trademark Office at
	January 1 2005	Signature
	Date Alique	R. Espinoza
	Typed or printed nam	e of person signing certificate
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T-643 P.07/16 F-241

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Effective on 120	9/-100/2	oof	Complete II Sales	
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For the above-identified de	eposit account, the Dir	ector is hereby authorized to); (Cilistic all bids oppin) (callet indicated below	v, except for the filing fee
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Wensley et al.

Serial No.:

09/625,226

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July 24, 2000

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METHOD AND SYSTEM USING

NON-UNIFORM IMAGE BLOCKS FOR RAPID INTERACTIVE VIEWING OF DIGITAL IMAGES

OVER A NETWORK

Examiner:

Kanji Patel

2625

Conf. No.:

6292

Docket No.

Group Art Unit:

56578-308392

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JAN 1 1 2005

OFFICE OF PETITIONS

Attention: Office of Petitions

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Commissioner for Patents

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I CERTIFY THAT THIS PAPER IS BEING TRANSMITTED BY FACSIMILE to the Commissioner for Patents, United States Patent AND TRADEMARK OFFICE AT (703) 872-9306 ON JANUARY 11.

2005.

ADDITIONAL STATEMENTS ESTABLISHING UNINTENTIONAL DELAY IN SUPPORT OF PETITION FOR REVIVAL UNDER 37 CFR 1.137(b)

Sir:

On or about late August 2004, my law firm, Faegre & Benson, took over responsibilities for Quark's patent matters from the law firm of Webb, Lewis and Meyers, including the above identified patent application. Shortly after taking over Quark's patent files, we noticed that the above identified patent application became abandoned because the responsible attorney for the matter, Glenn Webb, failed to file a response to a restriction requirement dated July 29, 2003. Even though the patent application had already gone abandoned, Mr. Webb apparently tried to remedy the situation by filing a response to the restriction requirement on August 15, 2004. Mr. Webb, however, did not file a petition to revive the abandoned application at that time, and thus, the patent application still is abandoned.

I have discussed this matter with the General Counsel of the assignee of this patent application, Ms. Susan Brushaber, and she has informed me that it was NOT Quark's intention to let this patent application go abandoned. Quark's intention was, and still is, to prosecute this patent application into one or more issued patents..

Rdjustgent date: 03/14/2005 AKELLEY 01713/2005 DALLEN 00000132 09625226 -2579.00 OP 01 FC:1461 03/14/2005 RKELLEY 00000013 09625226

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PAGE 10/16 * RCVD AT 1/11/2005 4:30:25 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729306 * CSID:3036073600 * DURATION (mm-ss):05-06



In trying to revive this patent application (and other Quark patent applications Mr. Webb allowed to go abandoned) I discussed Mr. Webb's representation of Quark with Mr. Webb's partner at the time, Kurt Lewis. Mr. Lewis explained to me that Mr. Webb had similar problems with other clients, which led their law firm to ask Mr. Webb to leave. I asked Mr. Lewis to prepare a declaration explaining the circumstances under which this patent application, as well as other Quark patent applications were allowed to go abandoned. I have attached Mr. Kurt Lewis' declaration to this paper for your reference.

Quark, Inc., the owner of this patent application, did not intend for the application to go abandoned. Mr. Lewis's attached declaration illustrates that Quark's previous patent counsel, Mr. Webb, was irresponsible with docketing, which caused the abandonment. Accordingly, Quark respectfully requests the Office of Petitions to revive this patent application as soon as possible, so Quark can continue with the prosecution of this case. In that regard, we have included with this petition to revive the required a response to the restriction requirement.

If the Office of Petitions believes a telephone conference would expedite prosecution of this application, please telephone the undersigned at 303-607-3500.

Reg. No. 40,647

FAEGRE & BENSON LLP 2200 Wells Fargo Center 90 South Seventh Street Minneapolis, MN 55402-3901 Tel: 303-607-3500

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DECLARATION OF KURT S. LEWIS

I, Kurt S. Lewis, Esq., hereby state and declare as follows:

- 1. I am a member of the law firm of Lewis Meyers & Scheid LLC ("LM"), formerly known as Webb Lewis & Meyers LLC ("WL&M"). I was associated as a member of an LLC with Glenn L. Webb from approximately January 2000 to August 18, 2004. On August 18, 2004, Mr. Webb was asked to leave WL&M, and voluntarily did so.
- 2. Mr. Webb was the only attorney at WL&M licensed to practice before the United States Patent Office. Any patent related work, including patent prosecution, was performed by Mr. Webb. During September 2003, WL&M moved to its current location at 2300 Fifteenth Street, Suite 320, Denver, CO 80210 ("Current Office Location"). Prior to this move, Mr. Webb worked from his home office in Conifer, Colorado. All patent files Mr. Webb was responsible for were located at this home office. Sometime after the move Mr. Webb transferred these files to the Current Office Location.
- After the September move, members of WL&M attempted to incorporate Mr. Webb's patent files into the firm's docketing system. Although patent correspondence that WL&M received after the September move were docketed, previous deadlines and correspondence received only by Mr. Webb, which were unknown to WL&M, were not incorporated into WL&M's docketing system. Mr. Webb was made aware of each patent deadline, which was incorporated into WL&M's docketing system as they became due.



- 4. On the evening of August 15, 2004, I received a telephone call from Mr. Webb regarding the files of this former client, Quark Inc. ("Quark), who had directed him to transfer their files to another law firm. Mr. Webb informed me that two patent applications had been abandoned during the past year for failure to respond to USPTO communications. Mr. Webb expressed remorse for forgetting the deadlines and allowing these applications to become abandoned.
- 5. On August 16, 2004, a law clerk at WL&M assisted Mr. Webb in preparing the files for transfer and compiling an inventory list for the client. It was during this time that other members of WL&M first learned that there were in fact at least six Quark patent applications that had become abandoned for failure to respond to USPTO communications. Included in some of these files were documents that Mr. Webb prepared and filed in an attempt to revive the applications. These documents were signed by Mr. Webb and dated August 15, 2004. On September 21, 2004, I spoke with Quark's General Counsel and its new outside counsel regarding Mr. Webb's attempts to revive the Quark patent applications. During this conversation, I informed them that in addition to the patent applications, which had been abandoned, certain issued patents had lapsed due to failure to pay maintenance fees.
- 6. On August 18, 2004, the WL&M partners, including Mr. Webb met to discuss the reasons why these critical deadlines had not been met. Mr. Webb expressed to the other partners that he simply had forgotten them, and that during the office move in September 2003 he had "lost track" of the status of those files. Mr. Webb also expressed that these errors were made because of his own lack of responsibility, and in no way were a result of any action or negligence on the part of Quark. It was at the close of this

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meeting that the partners discussed Mr. Webb's voluntary resignation from the firm, to which Mr. Webb agreed.

7. Webb Lewis & Meyers was not aware of Mr. Webb's failure to monitor and respond to office actions relating to various patents including, but not limited to, those of Quark. This is consistent with information we have gleaned since Mr. Webb's departure about other clients who were falsely informed that their patent applications were pending, when in fact they had been abandoned.

I declare under penalty of perjury that the foregoing is true and correct.

DATED 7th day of December, 2004

Kurt Lewis, Esa.